

THE DAILY HERALD.

Salt Lake City, - Utah

SATURDAY, - - - FEBRUARY 18, 1888

SALT LAKE ORE MARKET.

Furnished daily by McCormick & Co., Bankers

SALT LAKE CITY, February 16,

SILVER.

In New York..... 95 1/2 per oz

In Salt Lake..... 95 1/2 per oz

In London..... 11 1/2 per oz

In New York..... \$4.95 per 100 lb

In Salt Lake..... 62.00 per ton

ARRIVAL AND DEPARTURE OF MAILS

Salt Lake City, December 1, 1887.

Arrives.	Departs.
1:10 a.m. Eastern, via U. & P.	6:00 a.m.
7:10 p.m. " " " "	7:30 p.m.
7:45 p.m. " " " "	10:00 a.m.
5:45 p.m. " " " "	8:30 p.m.
10:40 a.m. Western, via " "	8:00 p.m.
	via U. C.
11:10 a.m. Local.	5:30 p.m.
All north and west of	
Ogden, Montana, Ida.	3:30 p.m.
and Salt Lake City.	3:30 p.m.
11:10 a.m. " " " "	3:30 p.m.
16:40 p.m. " " " "	6:30 p.m.
6:40 p.m. " " " "	6:30 a.m.
4:30 p.m. " " " "	6:30 a.m.
3:45 p.m. " " " "	7:30 a.m.
Through pouch for	
Idaho, via " "	7:30 a.m.

Closed pouch for Princeton and Milford three times a week

Through pouch from Denver.

C. H. BARRATT, Postmaster.

LOCAL BRIEFS.

T. R. Jones & Co. received, yesterday:

Silver and lead ores, 1,978.32.

McCormick & Co., yesterday, re-

ceived: Diamond battery, \$2,200.

Wells, Fargo & Co.'s shipment

yesterday was: \$44,000, \$1,400.

Three boys were arrested by the

police last night on the charge of petty

larceny.

General McCutcheon and Judge

Williams were visitors in the House

yesterday afternoon.

The trial of Dan Lofgren and S. C.

Heller, the hotel keepers, has been

postponed until Tuesday next.

A very pleasant old folks sociable

was held at the residence of C. R.

Savage, Esq., on Thursday evening.

Representative Howell does not

talk very much about the location, but

his air would seem to indicate that

"Caché is all right."

The trial of J. H. Linck, the

"jumper," charged with doing business

without a license, comes up before

Judge Fyler at 10 a.m. to-day.

Jack Morris has just returned from

an extended visit east. Mr. Morris

says while one hears but little of Utah,

everyone looks upon Salt Lake as the

coming western city.

It is said the present Grand Jury is

the most intelligent on record. A big

batch of indictments may be looked for

when they make their report, probably

in the early part of next week.

About the only persons in the city

who do not condemn the land jumping

business in unmeasured terms, are the

half dozen individuals who are inti-

mately connected with the scheme.

The special rehearsal of Kent's

Military Band this evening, will par-

take of the nature of a recital, to which

quite a number of invitations have

been issued. The organization is

rapidly improving.

The entertainment given at the

Opera House last night attracted a

fair audience. Except for the address

of Dr. York, who devoted most of his

time to abusing the Mormons, and in-

cluding in coarse personalities, the

entertainment passed off very

pleasantly.

Joseph Lawrence, a wholesale

butcher and cattle dealer of San

Francisco, is buying up all the fat

sheep in Davis County, at \$5 and

upwards per head. His train load of

muttons will leave Ogden for San Fran-

cisco next week, and will be the first

consignment of this sort which ever

went out of Utah to the Coast.

Henry Shields was yesterday ap-

pointed notary public for Summit

County. C. R. Jack, E. B. Orinshaw

and L. B. Rogers were appointed

notary publics for Salt Lake County,

and E. B. Shoberg was appointed a

notary public for Tooele County. J. A.

Hillery, of New York, was appointed a

commissioner of deeds for Utah Terri-

tory.

Indignation against the land grab-

bers ran high yesterday. Each day

only sees the citizens more determi-

ned to protect their rights from the as-

saults of irresponsible. The City

Council's action was endorsed on all

hands, and one prominent individual

was heard to remark: "Had I been

Mayor of Salt Lake, and the jumpers

had refused to go when ordered, they

might have had a more serious charge

to bring against me!"

Mr. Farnsworth, of Beaver, is work-

ing like a Trojan with a view to hav-

ing the Territorial Reform School es-

tablished at the now deserted Fort

Cameron. He has several sets of views

of the buildings, grounds and sur-

roundings, and to one who has been

accustomed to look upon Fort

Cameron as a "shanty post," they

speak in striking terms. Mr. Farn-

sworth says the buildings are in excel-

lent repair, and can be purchased at a very

low figure—much less than they could

now be built for. "There is," he says,

"plenty of land surrounding the

IN LEGISLATIVE HALLS.

House Rejects Hoge's Election and Registration Bill.

AMENDING THE TOWNSITE ACT.

The Loan Bill—Providing Boun-

daries—University Land—Compensation

County Boundaries.

THE COUNCIL.

All the members of the Council, ex-

cept Mr. Tuttle, who was excused, were

in their places promptly at 2 p. m., yester-

day, when the President called the

house to order.

REPORTS.

The committee on claims, to whom

was referred the communication of the

commissioners to locate university

lands, recommended an appropriation

of \$300 to the commissioners for their

services during the past two years, and

an appropriation of \$400 for contingent

expenses. Adopted and referred to the

committee on appropriations.

EMINENT DOMAIN.

The judiciary committee, to whom

was referred H. F. 51, a bill for an act

amending section 1105, title 7, of an act

revising the code of civil procedure of

Utah Territory, relative to eminent do-

main, recommended that the bill be

placed upon its passage. Adopted.

NEW BILLS.

Mr. Bryan introduced C. F. 31, for

bidding Territorial county, municipal

and precinct officers from being elected

members of the Legislature. Read for

the first time by its title and referred to

the committee on judiciary.

Mr. Bryan also introduced C. F. 32,

which is as follows:

A bill for an act to provide for the

compensation of Territorial, county

and precinct officers, and for the fees of

said officers to be paid into the public

treasuries:

Section 1. Be it enacted, etc., That

the compensation of all Territorial of-

ficers shall be determined by the Legis-

lative Assembly, and be paid out of the

Territorial treasury, upon warrants

issued by the Auditor of public ac-

counts, as may be prescribed by law,

and the compensation of all county

and precinct officers shall be deter-

mined by the county courts of the re-

spective counties in this Territory, and

be paid out of the respective county

treasuries.

Section 2. All Territorial officers shall

collect the fees and mileage prescribed

by law, and shall pay the same into the

Territorial treasury; and all county

and precinct officers shall collect the

fees and mileage prescribed by law, and

shall pay the same into the respective

county treasuries.

BILLS PASSED.

H. F. 51, amending the code of civil

procedure, was then taken up and

passed under a suspension of the rules.

C. F. 30, a bill authorizing county re-

corders to administer oaths and affirma-

tions, was taken up and passed

under a suspension of the rules.

H. F. 20, a bill providing for the re-

moval of county seats, was taken up on

its third reading.

On motion of Mr. Bryan, considera-

tion of his bill was postponed until

Monday.

Mr. Bryan stated that there was a

dispute between the counties of Millard

and Juab, as to the county boundary

lines, and requested that the members

of the committee be excused until Mon-

day, in order that they might visit the

boundary line. Granted.

The Council then adjourned, until

Monday at 2 p. m.

HOUSE.

Mr. Hatch presented three petitions

from Salt Lake, Morgan and Ogden, ask-

ing the passage of the local option law.

The chair also offered a petition of simi-

lar import. Referred to the committee

on elections.

FISH AND GAME.

Mr. Wood presented a petition from

L. G. Metcalf and several others, pray-

ing for certain amendments to the fish

and game law. Referred to the com-

mittee on fish and game.

THE AUDITOR'S FURNITURE.

Mr. Hatch, from the committee on

claims and appropriations, reported

that he had examined the bill of

Henry Dinwoody, for one desk, \$140,

and six chairs at \$7 each, and one at

\$17.50, for the Auditor's office. They

found that the articles had been pur-

chased, and recommended that the bill

be allowed and amount placed in the

appropriation bills.

THE ESTRAY POUND LAW.

Mr. Creech presented a bill for an

act amending the estray pound law,

and asked that it be referred to the

committee on live stock. So ordered.

AMENDING THE TOWNSITE ACT.

Mr. Hoge presented a bill for an act

to amend an act entitled "an act pre-

scribing rules and regulations for the

execution of the trust arising under an

act of Congress, entitled "an act for the

relief of the inhabitants of cities and

upon the public lands, approved March

2, 1867," approved February 17, 1869."

It is given below in full:

Sec. 1.—That Section X of said act

be, and the same is hereby amended so

as to read as follows:

Sec. 10.—If there shall remain any

unclaimed lands within such city or

town, after the expiration of six months

from the publication of the notice pro-

vided in Section III, the municipal

authority in cases where the lands shall

have been entered for a municipal cor-

poration; and the Probate Judge, in

cases where the lands have been entered

in trust by him, shall cause the same to

be surveyed and laid out into suitable

and convenient blocks, lots and alleys,

and shall reserve such portions as may

be deemed necessary for public squares,

schoolhouses, hospitals, asylums, fire

engines and hose, pest houses, or other

necessary public use, and shall cause

all necessary streets, roads, lanes and

alleys to be laid out through the same,

and a plot of the same, properly cer-

tified, to be recorded in the office of the

County Recorder of the proper county;

and shall sell at public auction to the highest bidder for cash, after public notice of the time and place of such sale published at least forty days in some newspaper published in the county, if there be such, otherwise, in the nearest newspaper, such lots or blocks so laid out. If any of such lands remain unsold for want of a bidder at such auction, at the end of three months thereafter, the corporate authorities or Probate Judge as aforesaid, shall have power to sell such residue of lands at public or private sale, on such terms as they may deem for the best interest of the city or town, and they shall execute deeds, as in this act provided, to the several purchasers for the lands so sold; but none of such lands shall be sold for less than \$5 per acre, either at private or public sale.

Sec. 2.—That Section XI of said act be, and the same is hereby amended so as to read as follows:

Sec. 11.—That all moneys arising from the sales of lands, as provided in the next preceding section, after deducting the costs and charges of such sales, shall be paid into the City Treasury, in case where such lands have been entered in trust by corporate authority, or with the County Treasury in cases where such lands have been entered in trust by the Probate Judge, and the same shall be set apart and applied to the improvement of public squares and streets, the construction of sewers, and providing a supply of water for the use and benefit of the inhabitants of the city or town in which such lands are situated.

THE LOAN BILL.

Under special orders of the day, came up H. F. 65, a bill, for an act providing for negotiating a loan for certain public purposes. An amendment was carried making the bonds payable at any time within twenty instead of thirty years as previously, but as the bill had been received in such a horrible condition from the printer, it was referred with instruction to correct.

RIGHT OF DOWER.

H. F. 37, the bill providing for the release of the right of dower, as amended by the Council, came up for consideration. The amendment was non-concurred in.

FROM THE COUNCIL.

Came a communication to the effect that that body had passed H. F. 51, an act reversing the code of civil procedure relating to eminent domain, with an amendment; also C. F. 30 authorizing county recorders to administer oaths. The amendment was concurred in, and the C. F. referred to the committee on counties.

COUNTY GOVERNMENT.

Mr. Lund, from the committee on counties, to whom had been referred H. F. 50, a bill providing for a uniform system of county government, reported with the recommendation that it be printed and put upon its passage. Adopted.

THE UNIVERSITY MEASURE.

Mr. Moyle, from the committee on education, to whom had been referred H. F. 21, a bill for an act amending an ordinance incorporating the University of Deseret, reported that the bill had received careful consideration, and recommended that it be rejected. The rejected bill provided that the faculty meet at least four times a year to discuss the best methods to be pursued in the conduct of the University. Report adopted.

HOGS' ELECTION BILL KILLED.

H. F. 3, a bill for an act providing for the registration and conduct of elections, came up on the question of rejection as reported by the committee on elections.

Mr. Creech spoke briefly in favor of the bill; it had several bad features; it was in no manner an improvement on the present method of registration and election, and would simply cause the expenditure of about \$50,000 a year from the Territorial treasury. The motion to reject was unanimous, save the three Liberal members, neither of which voted.

A COUNCIL BILL.

C. F. 23, a bill to amend section 2, chapter 7, of the laws of 1880, was the next measure considered.

Mr. Richards offered a substitute for section 2, which was adopted, the rules suspended, the bill read the third time, and passed.

THE BILL PROVIDING BOUNTIES.

Mr. Richards, from the committee on agriculture, to whom had been referred H. F. 57, a bill for an act providing bounties for the destruction of certain animals, reported that a substitute bill had been drafted, which they recommended be printed and put upon its passage.

At